ENVIRONMENTAL & REGULATORY SERVICES DIVISION BUREAU OF PECFA

101 West Pleasant Street, Suite 100A Milwaukee, Wisconsin 53212-3963 TDD #: (608) 264-8777



Jim Doyle, Governor Mary P. Burke, Secretary

Wisconsin Department of Commerce, Bureau of PECFA **Bid Document**

SECTION 1 - Scope of Work

The Bureau of PECFA is seeking competitive bids to perform remedial services for a petroleum release from a regulated petroleum product storage tank system. This bid is for a specified work scope. The site upon which bids are being solicited is:

Bid Round: 49

Comm #: 53005-2467-30-A BRRTS #: 03-68-181717

Site Name: Mraz Import Automotive Inc (Former)

Site Address: 12730 West Capitol Drive, Brookfield, 53005

Site Manager: Brenda Boyce

Address: 141 NW Barstow Street, Room 180

City, State Zip: Waukesha, WI 53188-3789

Phone: (262) 574-2140

e-mail: Brenda.Boyce@Wisconsin.Gov

Bid Manager: Monica Weis

Address: 101 West Pleasant Street, Suite 100A

City, State Zip: Milwaukee, WI 53212-3963

Phone: (414) 220-5361

e-mail: Monica.Weis@Wisconsin.Gov

Bid-Start Date:	May 28, 2007	
Questions must be received by (See Section 2 (B)):	June 11, 2007 4:00 PM	
Responses will be posted by (See Section 2 (B)):	June 29, 2007	
Bid-End Date and Time:	July 13, 2007 4:00 PM	

The case file, including report(s) and other pertinent information upon which bids are being sought, are available for review at the Site Manager's location listed above. Please contact the Site Manager for an appointment to review the file.

Copies of report(s) and other pertinent information are available for purchase at the location listed below. If pertinent information is not available, please contact the Site Manager.

Ivize-Milwaukee, 757 North Broadway, Suite 200, Milwaukee, WI 53202 Phone: (414) 276-2679 Fax: (414) 276-1529

SECTION 2 – Site-Specific Bid Requirements

General Comments

The Reina International Auto (formerly MRAZ Import Automotive) site is currently an automobile dealership and service facility that was formerly a gasoline service station. Three 10,000-gallon gasoline underground storage tanks (USTs) were removed from the site in 1985. The subsurface investigation revealed high levels of soil and groundwater contamination in the area of the former UST system.

Eighteen soil borings and seven monitoring wells were installed. Fourteen inches of free product was discovered at MW-1 in April of 2003. Free product was recovered at MW-1 over the next five months with less than an inch observed in September of 2003. Soil concentrations exceed NR 720 and NR 746 Table 1 and 2 values. The groundwater contaminant plume extends off-site to the southeast in the direction of groundwater flow. The DNR has administrative authority over the site as there is an enforcement standard (ES) exceedance within 100 feet of a private well. The site geology consists of silty clay to approximately 20 feet below grade. Groundwater is encountered from five to eight feet below grade in the area of contamination.

A scope of work was developed and cost cap established in bid round 31 for remediation activities at the site. The scope of work included excavating 1,000 cubic yards of impacted soil, monitoring well installation and subsequent groundwater monitoring. The consultant hired to do the work went out of business following the remedial excavation. The remaining activities that were not completed from bid round 31 are included in this scope of work.

Minimum Remedial Requirements

Three groundwater monitoring wells must be installed to further delineate the extent of the residual petroleum contaminant plume and provide a complete monitoring well network. One well should be located approximately 40 feet to the east of MW-4/south of MW-6 in the median of Capitol Drive. Be aware that a permit to install a well in the median of Capitol Drive may be required. Another well should be located approximately 40 feet to the east of MW-6. The third well should be located to the west of the remedial excavation, approximately 65 feet south of MW-2. The soil borings must be continuously sampled from the surface downward, field-screened with a photoionization detector (PID) for volatile contamination and lithology recorded. One soil sample from each of the **two on-site** borings must be collected from the zone of highest obvious contamination (highest PID value or visual impacts) and submitted for laboratory analysis of PVOC plus naphthalene.

After all three wells are installed, groundwater monitoring of the entire well network (7 wells) should be conducted quarterly for one year. Natural attenuation biochemical field data (dissolved oxygen, oxidation-reduction potential, pH, temperature, conductivity, iron and sulfate) should be collected during one monitoring event. The on-site private well should also be sampled during each event. The groundwater samples should be analyzed for PVOC plus naphthalene and dissolved lead. The initial groundwater sample from the new wells should be analyzed for VOCs.

All soil and groundwater waste must be properly disposed of after completing the scope of work. Waste disposal documentation should be included in the comprehensive report.

Potential receptors and contaminant migration pathways should be thoroughly evaluated. The depth of each buried utility line should be discussed and utility lines depicted on a map. Locate all private potable wells within 1,000 feet of the site and plot their locations on a map.

After completion of the activities outlined above, prepare and submit a comprehensive report, documenting the work completed, to the DNR and Commerce. The report must include updated tables and figures. Hand drawn figures and hand-written additions to data tables are not acceptable. Include recommendations for what, if any, additional work will be required to meet regulatory closure criteria.

Only portions of the *Subsurface Investigation Report* (2-10-03), Case Summary and Close Out Report (11-3-03), and information from the remedial excavation are at the copy shop (text, figures, tables and boring logs). The entire file should be reviewed at the DNR Waukesha office.

SECTION 3 - Reporting Timeframes

Within 60 days of the Commerce notification of the maximum reimbursement amount, the responsible party (RP) must execute a written contract with one of the firms that submitted a bid. Failure to execute the written contract within this time will result in ineligibility of interest expenses incurred from the date of the reimbursement cap letter until a contract is executed and work commences at the site. Work must commence within 45 days of signing a contract. There are specific reporting requirements in Comm 47.70 to monitor the progress of activities at each bid site and there may be additional reporting requirements outlined above. The consulting firm that is contracted to complete the scope of work is required to report the progress of this site to Commerce electronically on the web site at each of the following points:

- 1. Within fourteen days of executing or terminating a contract with the RP.
- 2. Three months after entering into the contract with the RP.
- 3. Twelve months after beginning the work in the successful bid, unless the project is completed before that time (point 6 applies).
- 4. Twelve months after submitting the previous report (point 3), unless the project is completed before that time (point 6 applies).
- 5. No later than 10 days after encountering a change in circumstances (the list of circumstances is in Comm 47.70 (3)).
- 6. No later than 30 days after completing the work.
- As directed by Commerce.

If Commerce determines that the consulting firm is failing to make adequate progress to complete the scope of work, Commerce will notify the RP and may reduce the reimbursement to accurately reflect the work completed.

Claim Submittal

A claim must be submitted to Commerce within 120 days of submitting the report described in *Reporting Timeframe*, *point #6*. If a claim is not submitted by the deadline described above, interest costs from the date the report (point #6) is submitted to the date the claim is received will not be reimbursed to the claimant. The claim preparation cost must be included in the Total Bid Amount and is considered within the reimbursement cap.

Questions and Answers

Questions, answers and interpretations will be considered an amendment of this solicitation. All questions must be submitted in writing (fax and electronic mail submittals are acceptable) to the Bid Manager identified in Section 1 of this solicitation. All answers and interpretations shall be in writing from the Bid Manager. Neither the PECFA program nor Commerce shall be legally bound by any amendments or interpretations that are not in writing. Bidders are not to contact other personnel located within the Department of Commerce/Bureau of PECFA concerning the site or the bid solicitation between the Bid Announcement Date and Bid End Date. No further questions will be addressed after the deadline for submitting questions identified in Section 1.

SECTION 4 - Conditions of Bid

The successful bidder will be the entity that complies with all provisions of the bid and provides the lowest total cost, excluding interest, for the site-specific bid requirements described in Section 2. In preparing the bid, the bidder must assume compliance with all applicable codes, including, but not limited to, §Comm 46, §Comm 47, and §NR 700 Wis. Admin. Codes.

The bid Commerce selects to determine the least costly method of remedial action will be the least costly qualified bid. Commerce will rank the bids solely on the basis of cost. Evaluation of bids will continue until the least costly qualified bid is identified. Submittals from an individual or firm during their period of disqualification from bidding, submittals received late and for submittals without a certified commitment (performance assurance and/or signature) will not be considered as bids. Commerce may disqualify a bid for the following reasons:

- Requirements of the bid specifications have not been met.
- The remedial strategy is not appropriate to the geologic setting.
- A Total Bid Amount is insufficient to fund the activities described in the bid specifications.

Commerce reserves the right to reject any and all bids.

Any proposed technology or methods used in the remediation must be allowed for use in the State of Wisconsin and approvable by the agency with jurisdiction (Natural Resources or Commerce).

The bidder Commerce intends to select may be required to provide input to and attend a meeting with the PECFA program and the claimant to explain the bid and remedial approach.

If a bid is disqualified, Commerce will provide written notification to any individual or firm that submitted a disqualified bid. The notification shall specify the reasons for the disqualification, and inform the individual or firm of their right to protest or appeal the decision. If a bid is more costly than the bid Commerce intends to select, the bid will not be reviewed.

The Notice of Intent will identify the least costly bid, disqualified bid(s) and bid(s) not reviewed. The Notice of Intent will be sent to the RP and will be posted on PECFA's Internet Web site.

SECTION 5 - Instructions to Bidders

Between the bid start and end dates, bidders shall not discuss or attempt to negotiate any aspects of the bid with the RP, other potential bidders or program staff without prior approval of the Bid Manager identified in Section 1. Infractions will result in rejection of the violator's bid and may result in a formal complaint being filed with the Department of Regulation and Licensing.

If access to the site is necessary for the preparation of a bid, access shall be arranged through the Bid Manager. If the Bid Manager is not able to arrange site access, this will not delay the bid process nor negate the comparison and selection from among the bids submitted. All costs associated with a site visit or preparation of a bid will be the bidder's responsibility.

The Bidding Process must conform to the following:

- 1. The Bid Response shall address all the site-specific bid requirements identified in Section 2.
- 2. The total bid amount to accomplish the stated goal must include all fees, reporting costs, pre- and post-closure costs and costs for establishing restrictions or institutional controls, when applicable (interest costs are excluded).
- 3. The submittal must include a copy of the Bid Response document signed by a Professional Engineer, Professional Geologist, Hydrologist or Soil Scientist licensed by the State of Wisconsin. The appropriate registration number of the professional license must be included. Registration requirements are listed in Comm 5.
- 4. Bids *cannot* be faxed or sent electronically (email) to the program. Documents received by fax or email will not be considered.
- 5. Bids, amendments thereto or withdrawal requests must be received by 4 pm on the bid end date.
- 6. The consulting firm's name must be included and all pages of the Bid Response.
- 7. All costs must be printed (ink, typewritten or computer). Errors must be crossed out, corrections entered and initialed by the person signing the bid. Correction fluid is not allowed. No bid shall be altered or amended after the time specified for the bid end date.
- 8. Each bidder shall fully acquaint themselves with conditions relating to the scope and restrictions attending to the execution of the work under the conditions of this bid. The failure of a bidder to acquaint themselves with existing documented conditions shall in no way relieve any obligation with respect to this bid.
- 9. All amendments to and interpretations of this bid shall be in writing from the Bid Manager. Neither Commerce nor the program shall be legally bound by any amendment or interpretation that is not in writing.
- 10. This bid is intended to promote competition. If the language, specifications, terms and conditions, or any combination thereof restricts or limits the requirements in this bid to a single source, it shall be the responsibility of the interested bidders to notify the program in writing so as to be received five days prior to the opening date. The bid may or may not be changed; however a review of such notification will be made prior to award.

SECTION 6 - Bidder Disqualification

Commerce may disqualify from public bidding any individual or firm that has committed any of the following (Comm 47.67 (1) (a)):

- 1. Failed to complete the scope of work within the reimbursement cost cap established through public bidding.
- 2. Failed to complete the scope of work in a bid in a timely manner.
- 3. Failed to follow DNR rules on the bid project.
- 4. Received one or more notices from Commerce under s. Comm 47.62 (2) that assess the financial management of an investigation as unacceptable.
- 5. In any prior occurrence that has been publicly bid, failed to do either of the following:
 - a. Pay subcontractors after receiving payment for them.
 - b. Obtain lien waivers on or before the date of the final payment by the RP or the PECFA program, from all subcontractors paid under subd. 5. a.
- 6. Failed to execute a contract with the RP as required in s. Comm 47.69 (1).
- 7. Failed to commence work within 45 days after executing a contract, as required in s. Comm 47.69 (3).

Commerce may disqualify any individual or firm from performing further work on a project if the individual or firm has not completed any of the six reporting points required in Comm 47.70 and outlined in Section 2 of this bid document. Commerce will review and address the issue as stated in Comm 47.70 (4).

BID RESPONSE

(1st Page)

Department of Commerce PECFA Program

SITE NAME: Former Mraz Import Automotive, Inc.

COMMERCE #: 53005-2467-30-A

BRRTS #: 03-68-181717

Submit Bid Response To:	Cathy Voges Public Bid Response Department of Commerce PECFA Bureau 201 W. Washington Ave., Madison, WI 53703-2790 or P.O. Box 8044, Madison, WI 53708-8044	
Consulting Firm Name:		
Complete Mailing		
Address:		
Telephone:	() -	
Fax Number:	() -	
E-mail Address:		
Complete the wo Total Bid Amou assurance will	Engineer License # License # License # License # License # Certify (by marking with a check or X) a commitment to book described in the bid specifications in its entirety for the nt proposed below. Failure to provide this performance disqualify this bid response. Providing unsolicited ad/or contingency statements in your bid submittal will	
Total Bid Amount: \$		
Print Name:		
Title:		
I certify that I have the performance of the bid I hat Signature:	authority to commit my organization or firm to the ve submitted.	

BID RESPONSE

(2nd Page)

Department of Commerce PECFA Program

SITE NAME: Former Mraz Import Automotive, Inc.

COMMERCE #: 53005-2467-30-A

BRRTS #: 03-68-181717

Consulting Firm Name:

A bid will be considered non-compliant if the bid response does not include a separate tabulation of costs for each activity.				
1	Monitoring well installation permit, if required	\$		
2	Soil boring/monitoring well installation	\$		
3	Soil sample lab analysis (two samples)	\$		
4	Quarterly gw monitoring for one year (7 monitoring wells and 1 potable well)	\$		
5	Soil and gw waste disposal	\$		
6	Evaluation of potential receptors	\$		
7	Preparation of comprehensive report	\$		
8	Electronic reporting	\$		
9	PECFA Claim Preparation	\$		
10	Total Bid Amount	\$		